EXHIBIT 2

2:05-cr-121-DAE-RJJ - July 6, 2009

```
UNITED STATES DISTRICT COURT
1
                    DISTRICT OF NEVADA
2
     THE HON. DAVID A. EZRA, U.S. DISTRICT JUDGE,
3
                         PRESIDING
4
5
6
   UNITED STATES OF AMERICA,
                                Case No.
             Plaintiff,
                                 2:05-cr-121-DAE-RJJ
8
         VS.
                                 *COPY*
   ROBERT DAVID KAHRE, et al.
9
10
             Defendants.
11
12
13
14
      REPORTER'S PARTIAL TRANSCRIPT OF JURY TRIAL
15
              (TESTIMONY OF HEIDI MOLESWORTH)
16
                        JULY 6, 2009
17
18
19
20
21
    APPEARANCES: (See page 2)
22
23
24
     Court Reporter: Gayle Pichierri, RPR, CRR
25
```

PRESTIGE COURT REPORTING (702) 525-2997

2:05-cr-121-DAE-RJJ - July 6, 2009

```
1
    APPEARANCES:
    For the Plaintiff:
2
                  J. GREGORY DAMM, ESQ.
3
                  Assistant United States Attorney
                  333 Las Vegas Boulevard South
4
                  Suite 5000
                  Las Vegas, Nevada 89101
5
                   (702) \overline{3}88-6336
6
                  CHRISTOPHER J. MAIETTA, ESQ.
                  U.S. Department of Justice
7
                   Tax Division
                   P. O. Box 972
8
                   Washington, D.C. 20044
                   (202) \overline{5}14-4661
9
    For the Defendant Robert David Kahre:
10
                   WILLIAM A. COHAN, ESQ.
11
                  WILLIAM A. COHAN, P.C.
P. O. Box 3448
12
                   Rancho Santa Fe, California 92067
                   (858) 832-1632
13
    For the Defendant Robert David Kahre:
14
     (Local counsel)
15
                   LISA RASMUSSEN, ESQ.
                   LAW OFFICE OF LISA RASMUSSEN
16
                   616 South 8th Street
                   Las Vegas, Nevada 89101
17
                   (702) \overline{4}61-1436
18
    For the Defendant Alexander C. Loglia:
19
                   JOEL F. HANSEN, ESQ.
                   415 South 6th Street
20
                   Las Vegas, Nevada 89101
                   (702) 385-5533
21
22
     * * *
     * * *
23
24
     * * *
25
```

2:05-cr-121-DAE-RJJ-July 6, 2009

For	the Defendant Lori Kahre:
	MICHAEL J. KENNEDY, ESQ. First Assistant Federal Defende
	411 East Bonneville Street
	Suite 250 Las Vegas, Nevada 89101 (702) 388-6577
	(702) 300 0377
For	the Defendant Danille Cline:
	LYNN E. PANAGAKOS, ESQ.
	345 Queen Street Honolulu, Hawaii 96813 (808) 521-3336

2:05-cr-121-DAE-RJJ - July 6, 2009

	2:05-cr-121-DAE-RJJ - July 0, 2009	
	4	
1	000	
2 3	WITNESS IN DEX PAGE	
	HEIDI MOLESWORTH	
4 ·	Direct examination by Mr. Damm6	
5	Voir Dire Exam by Mr. Kennedy48,58,88,119	
6 7	Voir Dire Exam by Ms. Rasmussen63, 68, 80	
8	EXHIBITS	
9	Government's Received	
0	6.54.1-6.64.1-3	
.1	6.68.1-11	
.2	6.107.1	
3	9.10.1-125	
4	9.10.126-173	
.5		
6		
7		
8		
9		
0		
22		
.2 !3		
23 24		
2 4 25		
دد		

2:05-cr-121-DAE-RJJ-July 6, 2009

Γ	5 7
1	LAS VEGAS, NEVADA; JULY 6, 2009; 1:49 P.M.
2	000
3	PROCEEDINGS
4	
5	MR. DAMM: Yes, Your Honor. We would
6	call Ms. Heidi Rasmussen Molesworth.
7	THE COURT: All right.
8	THE CLERK: Raise your right hand,
9	please.
10	Do you solemnly swear the testimony
11	you are about to give before this Court shall
12	be the truth, the whole truth and nothing but
13	the truth, so help you God?
14	THE WITNESS: Yes, I do.
15	THE CLERK: Okay. Please have a
16	seat. State your name for the record and
17	spell your first and last name.
18	THE WITNESS: Heidi Molesworth.
19	H-E-I-D-I, M-O-L-E-S-W-O-R-T-H.
20	
21	HEIDI MOLESWORTH,
22	called as a witness on behalf of the plaintiff,
23	having been duly sworn, was examined and
24	testified as follows:
25	THE COURT: Are we still having

2:05-cr-121-DAE-RJJ-July 6, 2009

```
6 ·
   trouble with that mic?
                             Okay. Why don't you
1
   bring over one of those portable mics?
2
            THE WITNESS: My name is Heidi.
3
4
            THE COURT: Can you hear that?
             JUROR: Yes.
5
             Spell the last name, please.
6
             THE WITNESS: M-O-L-E-S-W-O-R-T-H.
7
             THE COURT: I don't want anybody to
8
9
    say we don't have juror questioning in this
    trial.
10
             You may proceed.
11
             MR. DAMM:
                        Thank you, Your Honor.
12
13
14
                   DIRECT EXAMINATION
15
    BY MR. DAMM:
             Good afternoon, Ms. Molesworth.
16
        Ο.
             Hello.
        Α.
17
18
        Q.
             How are you?
             Fine, thank you. And yourself?
19
        Α.
             I'm very good. Thank you for asking.
20
        Q.
21
             Did you previously use the name
22
    "Rasmussen"?
             Yes, I did.
23
        Α.
             And was that your former husband's
24
        Ο.
25
    last name?
```

			•
1		A.	Yes, it is.
2		Q.	And you are no longer married to
3	Mr.	Rasm	nussen?
4		A.	No, I'm not.
5		Q.	Ms. Molesworth
6			THE COURT: I think we should make it
7	clea	ar th	nat this is not the Mr. Rasmussen who
8	was	prev	viously here and testified.
9			MR. DAMM: Yes, that's correct.
10		Q.	What was your husband's first name?
11		Α.	Kirk.
12		Q.	Was he related to Kelly Rasmussen?
13		A.	Yes.
14		Q.	How were they related?
15	<u> </u>	A.	Brothers.
16		Q.	Do you currently live in Las Vegas,
17	Nev	ada?	
18		Α.	No, I don't.
19		Q.	Did you previously live here in Las
20	Veg	as, 1	Nevada?
21		A.	Yes, I did.
22		Q.	For what period of time?
23		A.	From 1990 to 2005.
24		Q.	During the time that you lived here
25	in	Las	Vegas, did you at one point in time

1	work for Mr. Robert Kahre?
2	A. Yes, I did.
3	Q. And do you recall the time frame that
4	you worked for Mr. Kahre?
5	A. '97 to 2005.
6	Q. And how was it that you came to work
7	for Mr. Kahre?
8	A. Lori Kahre called me one afternoon
9	and asked me if I was interested in working
10	there.
11	Q. And how is it that you knew Lori
12	Kahre?
13	A. She was Kelly's husband wife.
14	Q. That's Kelly Rasmussen?
15	A. Yes.
16	THE COURT: That's your former
17	brother-in-law we are talking about.
18	THE WITNESS: Yes, sir.
19	MR. DAMM:
20	Q. And did you know, from your
21	association with Ms. Lori Kahre, what it was
22	that her brother did?
23	A. Yes, I did.
24	Q. And what type of work was that?
25	A. Construction.

Γ		42
1	companie	s?
2	Α.	Yes.
3	Q.	And did Lori Kahre indicate to you
4	what amo	unt of money Mr. Kahre was making from
5	his own	companies?
6	Α.	Yeah.
7	Q.	And what did she indicate to you?
8	A.	How much it was?
9	Q:	Yes.
10	Α.	You're asking me how much it was?
11	Q.	I'm asking you what she would have
12	told you	1.
13	Α.	It was his salary for those
14	companie	es.
15	Q.	And did she give you a figure?
16	A.	Yes.
17	Q.	And what was that?
18	A.	It varied from company to company.
19	Q.	What
20	A.	I don't remember because there were
21	differe	nt figures for each company. Right off
22	the top	of my head, I don't remember.
23	Q.	Now, in addition, did Mr. Kahre
24	receive	income from another source?
25	A.	Yes.

-43

1	Q. And what was that?
2	A. The fees he charged to do the payroll
3	companies.
4	Q. And can you tell me about that
5	portion of his business?
6	A. He did payroll for other construction
7	companies.
8	Q. And how did that work?
9	A. The same way it worked for his own
10	companies.
11	Q. Were workers all required to sign a
12	contract?
13	A. As far as I know.
14	Q. And how would can you walk me
15	through that process and tell me how that
16	process worked with the other contractors?
17	A. You mean how he got the information?
18	Q. Yes.
19	A. Early on in the week they would fax
20	over an amount, and Lori would put together an
21	invoice and send it back over to them along
22	with a fee that was the fee that Mr. Kahre
23	charged for doing the payroll. And then on
24	whatever day they would be paid, it would go
25	the same way as the other as his companies

25

1	44 -
1	did.
2	The envelopes would be pre made. The
3	list of people and amounts were listed. So
4	when we stuffed the cash in the envelopes, we
5	knew. And then the whole process, it was all
6	the same. It didn't vary because they were
7	you know, Bobby didn't own the companies.
8	Q. So the process was for the same
9	the payment process was the same for the other
10	contractors as it was for the workers for
11	Mr. Kahre's company?
12	A. Yes.
13	Q. Did Lori Kahre tell you how much
14	money Mr. Robert Kahre was making from that
15	portion of the business on a monthly basis?
16	A. No.
17	MR. KENNEDY: Objection on asked and
18	answered, Your Honor.
19	THE COURT: She said she didn't know
20	anyway.
21	MR. DAMM:
22	Q. Do you recall at one point in time
23	THE COURT: All right. We need to
24	take a short recess. One of the jurors needs
25	to use the rest room.

54 in a plastic zip -- plastic like Ziploc bag. 1 And what would you do with the money 2 once it got to the payroll office? 3 I would open it up and verify it 4 Α. against what was ordered from the bank to make 5 sure it was all there. 6 So in this particular instance, would 7 you count the money to determine whether or 8 not there was \$161,447 in the bag from the 9 10 bank? A. Yes. 11 Then what would happen with the 12 Ο. 13 money? I would separate it out by company. 14 Sometimes there was a couple of different 15 companies paid under Union Pacific. Separate 16 it out that way. 17 And then I would count each company 18 separately and stuff it in the envelope --19 stuff the cash in the envelopes. 20 And how would you know how much money 21 to put in each envelope? 22 There is a list of names and amounts Α. 23 with the envelopes that we had. 24 And so you would fill the envelopes 25 Q.

	55
1	with the amount of money listed on the list
2	associated with those envelopes?
3	A. Yes.
4	MR. DAMM: Now, if we can take a
5	look, Ms. King, at 6.55.1.
6	MS. KING: I'm sorry, Mr. Damm. 55?
7	MR. DAMM: Yes, 6.55.1.
8	Q. Now, Ms. Molesworth, can you tell me
9	what this exhibit represents?
10	A. A cash order sheet for the bank.
11	Q. And for what company is this
12	associated with?
13	A. Customer name says T and F Marble.
14	Q. And was T and F Marble one of
15	Mr. Kahre's companies?
16	A. No.
17	Q. And what was Mr. Kahre's association
18	with T and F Marble?
19	A. We did their payroll.
20	Q. And was the payroll handled in the
21	same fashion that you have just discussed?
22	A. Yes.
23	MR. DAMM: Ms. King, if we could take
24	a look at 6.56.3.
25	Q. And, Ms. Molesworth, can you tell us

	56 -
1	what this document represents?
2	A. How much cash divided up for each
3	company is listed here.
4	Q. And are these Mr. Kahre's companies?
5	A. I don't believe so. I believe the
6	payroll company's.
7	Q. Would these be other contractors?
8	A. You mean the companies that
9	contracted Bobby to do their payroll?
10	Q. Yes.
11	A. Yes.
12	Q. And at the top one is Bricker and the
13	other one is Bravo?
14	A. Yes.
15	Q. And down at the middle of the page,
16	if we can take a look at the other names, do
17	you recognize those names, Ms. Molesworth?
18	A. Yes, I do.
19	Q. And are these again other contractors
20	for which Mr. Kahre was handling the payroll?
21	A. Yes.
22	Q. And are all of these cash order
23	sheets through 6.64? Are they all cash order
24	sheets?
25	A. Yes, they are.